EXHIBIT A

Print Form Clear Form

SUMMONS

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Attorney(s) STATHIS & LEONARDIS LLC			— Superior Court of		
Office Address	NICHOLAS J. LEON 32 SO MAIN STREE		-	New Jersey	
Town State 7i	p Code EDISON NJ 0		1	ew Jersey	
Telephone Nun	- <u> </u>		Middlesex	COUNTY	
Attorney(s) for			Law	DIVISION	
• ()					•
BETH STAFFIN,	etc.,		Docket No: MID L 001081-21		
Plaintif	f(s)				
- 1	-(0)		CW	II ACTION	
Vs.			CIVIL ACTION		
			SU	JMMONS	
THE STOP & SH	IOP SUPERMARKET	COMPANY LLC, etc., et al,			
Defend					
2010114	(b)				
From The State of	f New Jersey To The D	efendant(s) Named Above:			
attached to this si written answer or 35 days from the each deputy clerk online at http://w you must file you Complex, P.O. B completed Case I answer or motion and address appermust file and serve want the court to	ammons states the basis motion and proof of se date you received this se of the Superior Court is ww.judiciary.state.nj.us. or written answer or mot ox 971, Trenton, NJ 086 information Statement (a) when it is filed. You mar above, or to plaintiff, we a written answer or me hear your defense.	rvice with the deputy clerk of ummons, not counting the das available in the Civil Division of the counting the das available in the Civil Division and proof of service with 625-0971. A filing fee payable available from the deputy clerust also send a copy of your if no attorney is named above to the counting the counting of the counting the	te this complaint, you fethe Superior Court is the you received it. (A ion Management Office Tef.pdf.) If the complete the Clerk of the Suplet to the Treasurer, Stork of the Superior Coanswer or motion to pose. A telephone call would completed Case In days, the court may experience the superior Coanswer or motion to pose.	n or your attorney must file a in the county listed above with directory of the addresses of ice in the county listed above aint is one in foreclosure, the erior Court, Hughes Justice ate of New Jersey and a urt) must accompany your plaintiffs attorney whose namical not protect your rights; yo formation Statement) if you enter a judgment against you	fanden en ne ou
	demands, plus interest property to pay all or pa		t is entered against yo	ou, the Sheriff may seize your	r
Services of New not eligible for fr Services. A direc in the Civil Divis	Jersey Statewide Hotlingee legal assistance, you tory with contact information Management Office	may obtain a referral to an at	8-576-5529). If you of torney by calling one is Offices and Lawyer	do not have an attorney and a	
		Michell	e M. Smith		
Clerk of the Superior Court					
DATED:	02/22/2021				
Name of Defend	dant to Be Served:	THE STOP & SHOP SUPERMAN	RKET COMPANY LLC	c/o Corp Service Company,	
		830 Bear Tavern Rd., W Trenton	NJ 08628; STOP & SHO	P#0802 c/o General	

Manager, 3333 State Hwy 27, Franklin Park NJ

STATHIS & LEONARDIS LLC

32 South Main Street

Edison, New Jersey 08837

(732) 494-0600 File No.: 29-4651NJL Attorney for Plaintiff, Beth Staffin Nicholas J. Leonardis ID # 009651992

BETH STAFFIN, an individual,

: SUPERIOR COURT OF NEW JERSEY

: LAW DIVISION - MDDLESEX COUNTY

Plaintiff, : DOCKET NO.

v.

Civil Action

THE STOP & SHOP SUPERMARKET

COMPANY LLC, a foreign limited

liability company doing business in the State: of New Jersey as Super Stop & Shop/Stop:

& Shop; SUPER STOP & SHOP #0802, a: business entity; JOHN DOES 1-10, fictitiously named individuals; and, ABC COS: 1-10 fictitiously named business entities, :

Defendants.

COMPLAINT & JURY DEMAND

Plaintiff, Beth Staffin, residing at 212 Kendall Road, Kendall Park, Middlesex County, New Jersey, by way Complaint against the within named Defendants does say:--

THE PARTIES

1. Defendant, The Stop & Shop Supermarket Company LLC is a foreign limited liability company authorized to do business within the State of New Jersey, and owns, operates, controls, manages, and maintains numerous supermarkets throughout the State of New Jersey, and Middlesex County, including Stores #0803 and #0859 in Edison; Store #0867 in Highland Park; Store #0897 in Piscataway; Store #2809 in East Brunswick; Store #0818 in

Dayton, and Store #0841 in Monmouth Junction.

- 2. Defendant, Super Stop & Shop #0802 is a supermarket under which Defendant The Stop & Shop Supermarket Company LLC does business in the State of New Jersey, and is located 3333 Route 27, Franklin Park, Somerset County, New Jersey. Hereinafter these Defendants shall be collectively referred to as "Stop & Shop."
- 3. Defendants, John Does 1-3 and ABC Cos. 1-3 represent fictitious entities who, either individually, and/or together with Stop & Shop, have an ownership interest in the supermarket business located above, and/or are responsible for the management of same.
- 4. Defendants, John Does 4-6 and ABC Cos. 4-6 represent fictitious entities who, either solely and/or together with defendants aforesaid, individually, and/or as servants, agents and/or employees of the aforesaid defendants, were responsible for the maintenance, inspection, cleaning, supervision, control, management and general maintenance and repair of the supermarket in question, and more particularly the aisles and floors located within the premises commonly known as Super Stop & Shop #0802, 3333 Route 27, Franklin Park, Somerset County, New Jersey.
- 5. Defendants, John Does 7-8 and ABC Cos. 7-8 represent fictitious individuals and/or entities solely and/or together with defendants aforesaid, individually and/or as servants, agents and/or employees of the aforesaid defendants, were responsible for the training of personnel employed by defendants for purposes of cleaning, management and general maintenance within the store and/or for the implementation of policies and procedures to insure the store and its aisles and floors located therein were properly inspected, cleaned, maintained and free of any spills and/or debris posting a threat to any patrons of defendants' premises.
- 6. Plaintiff, Beth Staffin, was a business patron and invitee at the Super Stop & Shop #0802, 3333 Route 27, Franklin Park, Somerset County, New Jersey

FIRST COUNT

- 7. On or about August 18, 2019, Plaintiff, Beth Staffin was a business patron and invitee at the Super Stop & Shop supermarket described above.
- 8. At the time and place aforesaid, the aforementioned defendants, Stop & Shop and/or John Does 1-3 and/or ABC Cos. 1-3, individually, and/or through their respective agents, servants and/or employees, John Does 4-6 and ABC Cos. 4-6, were careless, reckless, and negligent in their ownership, operation, control, management, servicing, maintenance, inspection, cleaning and/or repair of the Super Stop & Shop supermarket described above, and specifically, its aisles and floors located therein, such that liquid was allowed to exist on the flooring located at said premises which had leaked from a refrigerated display case, causing Plaintiff to slip and fall.
- 9. The aforementioned defendants, Stop & Shop and/or John Does 1-3 and/or ABC Cos. 1-3, individually, and/or through their respective agents, servants and/or employees, John Does 4-6 and/or ABC Cos. 4-6 negligent in failing to properly maintain, manage, repair, inspect, clean, supervise, control and/or service the premises in question, including but not limited to the aisles and floors at said premises, such that it allowed a dangerous and hazardous condition to exist on its premises, after the defendants knew or reasonably should have known of the presence of said dangerous and hazardous condition, to the detriment of all invitees, including the Plaintiff, Beth Staffin.
- 10. The above-referenced Defendants were also negligent in failing to properly warn business patrons and invitees, including the Plaintiff, Beth Staffin of the presence of said dangerous and hazardous condition.
 - 10. As a direct and proximate result of the aforesaid carelessness and negligence of

the Defendants aforesaid, and the resulting fall, the Plaintiff, Beth Staffin was severely and permanently injured. She suffered great pain and mental anguish, required and will in the future require medical care and attention due to the permanent nature of the injuries he sustained, was and will in the future be compelled to expend large sums of money for said medical care and attention in an attempt to cure herself, and was and will in the future be prevented from engaging in her normal pursuits and daily activities.

WHEREFORE, Plaintiff, Beth Staffin demands judgment against the Defendants aforesaid, jointly and severally, for:

- a. Compensatory damages;
- b. Medical expenses;
- c. Reasonable attorney's fees;
- d. Interest and costs of suit; and,
- e. For such other relief as the Court may deem equitable and just.

SECOND COUNT

- 11. Plaintiff, Beth Staffin, repeats and reiterates each of the allegations contained in the foregoing count, as though fully set forth at length herein.
- 12. The aforementioned Defendants, Stop & Shop and/or John Does 1-3 and/or ABC Cos. 1-3, individually, and/or through their respective agents, servants and/or employees, John Does 4-8 and/or ABC Cos 4-8 were jointly and severally careless, reckless, and negligent in their ownership, operation, control, maintenance, management, supervision, and securing of the premises, training and hiring of employees so as to insure that its premises, aisles and flooring were clean and free of any substances or debris posing a threat to its patrons, and failed to provide a safe environment in its store for patrons, and specifically, Plaintiff, Beth Staffin.
- 13. As a direct and proximate result of the aforesaid carelessness and negligence of the Defendants aforesaid, as well as the acts of its agents, servants and/or employees, as

aforesaid, Plaintiff, Beth Staffin was severely and permanently injured. She suffered great pain and mental anguish, required and will in the future require medical care and attention due to the permanent nature of the injuries she sustained, was and will in the future be compelled to expend large sums of money for said medical care and attention in an attempt to cure herself, and was and will in the future be prevented from engaging in her normal pursuits and daily activities.

WHEREFORE, Plaintiff, Beth Staffin demands judgment against the Defendants, aforesaid, jointly and severally, for:

- a. Compensatory damages;
- b. Medical expenses;
- c. Reasonable attorney's fees:
- d. Interest and costs of suit; and,
- e. For such other relief as the Court may deem equitable and just.

THIRD COUNT

- 14. Defendants, John Does 9-10 and ABC Cos. 9-10, represent fictitiously named individuals and/or business entities that had any ownership and/or management interest in the premises in questions and/or who were responsible for the maintenance, inspection, supervision, control, management, and/or servicing of the premises in question and supervision and training of its employees and which in any way caused or contributed to the happening of the within incident. To date, the names of these individuals and/or entities are presently unknown to Plaintiff.
- 15. Plaintiff does hereby reserve the right to amend the within Complaint to implead the names of these individuals and/or entities should their identities become known and/or liability be revealed during the normal course of discovery.

WHEREFORE, Plaintiff, Beth Staffin demands judgment against the Defendants aforesaid, individually and severally, for:

- a. Compensatory damages;
- b. Medical expenses;
- c. Reasonable attorney's fees;
- d. Interest and costs of suit; and,
- e. For such other relief as the Court may deem equitable and just.

JURY DEMAND

Plaintiff hereby demands a trial by jury as to all issues.

DESIGNATION OF TRIAL COUNSEL

Pursuant to Rule 4: 25-4, Nicholas J. Leonardis, Esq. is hereby designated as trial counsel.

DEMAND FOR ANSWERS TO UNIFORM AND SUPPLEMENTAL INTERROGATORIES

Pursuant to Rule 4:17-1, Plaintiff hereby demands Answers to Uniform

Interrogatories Form C and C(2) and the attached Supplemental Interrogatories within sixty (60)

days of the filing of Defendants' Answers to this Complaint.

DEMAND FOR RESPONSES TO NOTICE TO PRODUCE

Pursuant to R. 4:18-1, Plaintiff hereby demands documents in response to the Notice to Produce contained herein within fifty (50) days from the date of the filing of Defendants' Answers to this Complaint.

STATHIS & LEONARDIS LLC

Attorneys for Plaintiff

Ву:

VICHOLAS I LEONARDIS

DATED: February 19, 2021

CERTIFICATION

It is hereby certified that to the best, present knowledge of Counsel for Plaintiff, that the matter in controversy which is the subject of this litigation involving the named parties hereto, is not the subject matter of controversy in any other pending litigation or arbitration proceeding, and to the best of my knowledge and belief, no other action or arbitration proceeding is contemplated.

To the best of my knowledge, information and belief, there are no other parties to be joined in this action, and I recognize my continuing obligation to file and serve on all parties and the Court an amended certification if there is a change in the facts herein.

I further certify that confidential personal identifiers have been redacted from documents now submitted to the court, and will be redacted from all documents submitted in the future in accordance with Rule 1:38-7(b).

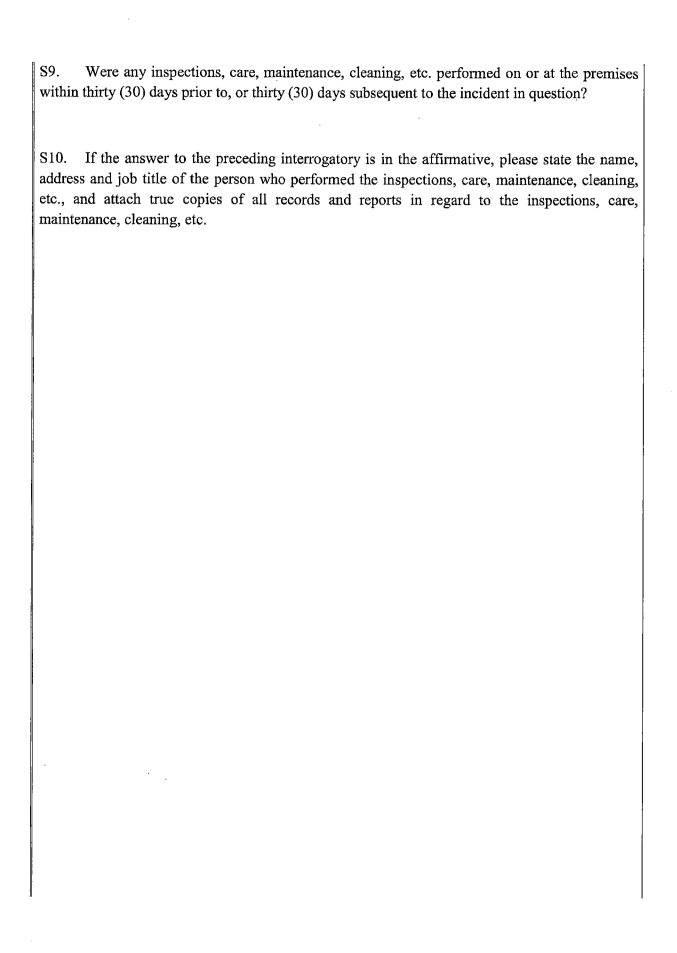
I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

NICHOLAS J. LEONARDIS

DATED: February 19, 2021

SUPPLEMENTAL INTERROGATORIES

- S1. State whether defendant or anyone on defendant's behalf has made or caused to be made any surveillance photographs, videotapes, movies or other recordings of the plaintiff since the date of the incident and if so, please state the date(s) upon which such surveillance photographs, videotapes, movies or other recordings were made, the name and address of the person taking or making such surveillance photographs, videotapes, movies or other recordings, what each surveillance photographs, videotapes, movies or other recordings depict. Pursuant to the Rules of Court, this interrogatory is deemed to be continuing and plaintiff shall rely upon your answer to this interrogatory at the time of trial.
- S2. State whether this defendant occupied the premises where plaintiff's incident occurred as of the date of plaintiff's incident.
- S3. If this defendant, did not own or occupy the premises where plaintiff's incident occurred as of the date of the plaintiff's incident, please state the name and address of the person, firm and/or corporation who did own and/or occupy the premises where plaintiff's incident occurred as of the date of plaintiff's incident.
- S4. State whether this defendant conducted any business on the premises where plaintiff's incident occurred as of the date of plaintiff's incident, and if so, set forth in detail and with particularity and specificity the nature of the business conducted.
- S5. State the names and addresses of any and all persons known to you or to your attorney who actually witnessed the incident complained of, or assisted the plaintiff(s) at the premises after the incident.
- S6. State the names and addresses of the individual and/or entity who was in charge of the inspection, maintenance, supervision and in control of the area in question.
- S7. State whether any inspections, testing, alterations, repairs, modifications, etc. were performed on the area in question within two (2) years prior to, or two (2) years subsequent to the incident in question. If so, please state the name and address of the individual and/or entity that performed said repairs or maintenance, and describe in detail, the repairs and/or maintenance performed and all results.
- S8. State whether an incident report, photographs or videos were prepared in connection with the incident alleged in the Complaint. If so, attach a true copy of said incident report, photographs and videos.



NOTICE TO PRODUCE

- 1. All records of maintenance, cleaning, and inspections for the period of 07/01/18-09/30/18.
- 2. Names and addresses of any and all employees present at the accident site on the date of the accident, their job title, and functions performed.
- 3. Any and all incident report concerning this accident.
- 4. Any and all video surveillance and/or photographs of the accident location for the one (1) hour period prior to, up, and through one (1) hour subsequent to the accident in question.
- 5. Names of any and all witnesses and people with knowledge of Plaintiff and/or Plaintiff's fall.
- 6. All police reports, incident reports, accident reports and/or other investigation report relating to the subject accident and/or injury.
- 7. All medical records, emergency room records, hospital records, medical reports, offices notes, chart notes, test results and other documents relating in any way to the injuries alleged by plaintiff as a result of the accident giving rise to the subject lawsuit.
- 8. All statements obtained from the party serving this Notice to Produce.
- 9. All statements obtained by any party from any other party to the within litigation.
- 10. All statements obtained by any party from any non-party witness.
- 11. All documents which reflect the name and address of each person from whom a statement was obtained, and any documents that reflect or relate in any way to the identity of the person present at the time of the taking of the statement and/or relating to the date on which the statement was taken.
- 12. **Prints** (not photocopies or emails) of all photographs, movies, videos or recordings of any kind which are alleged to be related in any way either to the accident, the injuries alleged by the plaintiff or any tangible object relevant to the litigation.
- 13. The amounts of any and all insurance coverage covering the defendant, including, but not limited to, primary insurance policies, secondary insurance policies and/or umbrella insurance policies. For each such policy of insurance, supply a copy of the declaration page therefrom.

- 14. Each set of Interrogatories answered by any party to this litigation, and copies of all responses made to those Interrogatories, including amendments, attachments and supplements thereto.
- 15. The reports of all experts retained by any party to this litigation, whether or not provided in Answers to Interrogatories or by way of amendment thereto.
- 16. All documents obtained by any party pursuant to a medical authorization executed by the plaintiff.
- 17. A copy of any written statement and a transcription of any electronically recorded statement given by any representative of defendant to any insurance company, investigation company, insurance investigator, insurance adjuster, claims representative or any other representative of any insurance company, said statement relating to the incident which is the subject matter of this lawsuit.
- 18. Any film, videotape, movie, surveillance tape, photograph or recording depicting the plaintiff taken by, and/or at the direction of, and/or at the expense of either defendant and/or defendant's insurance carrier and/or defendant's attorneys, regardless whether defendant intends to introduce said films, videotape, etc. at trial depicting the accident location for one (1) hour prior to, up, and through one (1) hour subsequent to the accident in question.
- 19. Report, notes, diary, log, bills, invoices of any investigation and/or photographer retained by defendant and/or defendant's insurer and/or defendant's attorney to conduct surveillance on or of the plaintiff.
- 20. Copies of any and all purchase agreements, maintenance agreements and/or repair agreements entered into between this defendant and any other individual and/or entity responsible for the manufacturing, maintenance, repair, inspection, cleaning, supervision and/or control of the premises in question.
- 21. Copies of all maintenance, inspection, cleaning, repair and/or supervision records for the location where the accident occurred for the period thirty (30) days prior to, up, and through thirty (30) days subsequent to the accident in question.
- 22. Copies of any and all documentation, including but not limited to, any contracts between the owner of the property involved in this incident and any other party involved in this matter.
- 23. Copies of any and all documentation concerning any lease agreements between the lesser and the lessee concerning the incident in question.

- 24. Copies of any and all documentation, including, but not limited to, safety manuals, statutes, rules, regulations, books and/or industry standards which refer to, reflect, or, otherwise relate to the incident in question or any potential defense to the action in question.
- 25. Copies of any and all permits applied for by the parties to the action in question concerning either the product in question, the accident scene, or, anything else relevant to the happening of the accident in question.
- 26. Copies of any and all permits received by the parties to the action in question concerning either the product in question, the accident scene, or, anything else relevant to the happening of the accident in question.
- Copies of any and all reports on the plaintiff received by the defendants or any other party to this suit, from either Central Index Bureau (CIB) or from any other source.
- 28. Copies of any and all reports and/or other investigations performed by OSHA or any other investigative authority.
- 29. Copies of any and all records of any type subpoenaed by the defendant or received from any other source concerning the plaintiff or the incident in question.
- 30. Copies of all written or recorded policies and procedures, and training materials of this defendant related to employee training, inspections, cleaning, and, supervision of this defendant's premises.
- 31. At least twenty-five (25) days prior to any and all independent medical examinations of Plaintiff scheduled by defense or on behalf of the defense by his/her attorney or carrier, provide to Plaintiff's counsel any and all intake forms that said examining doctor will require. Plaintiff reserves the right to audiotape the complete medical examination, including questioning by the doctor and/or his staff. Plaintiff further reserves the right to have a third person, as a representative of the Plaintiff, attend the medical examination, and record the medical examination (by audio or note taking), but will, in no way, interfere, or in any way participate in the medical examination. Failure to advise counsel of any objection thereto, will result in a motion to bar testify filed with the Court.
- 32. Within thirty (30) days of Plaintiff's defense independent medical examination, produce a copy of all notes taken by the independent medical examining doctor and his staff if the independent medical examining doctor, or his staff takes notes. Destruction of the notes will constitute spoliation of evidence. All available remedies for spoliation of evidence by the examining doctor, will be pursued by the Plaintiff.

Civil Case Information Statement

Case Details: MIDDLESEX | Civil Part Docket# L-001081-21

Case Caption: STAFFIN BETH VS SUPER STOP & SHOP

#0 802

Case Initiation Date: 02/19/2021

Attorney Name: NICHOLAS J LEONARDIS Firm Name: STATHIS & LEONARDIS Address: 32 SOUTH MAIN STREET

EDISON NJ 088370000

Phone: 7324940600

Name of Party: PLAINTIFF: STAFFIN, BETH

Name of Defendant's Primary Insurance Company

(if known): Unknown

Case Type: PERSONAL INJURY

Document Type: Complaint with Jury Demand

Jury Demand: YES - 6 JURORS

Is this a professional malpractice case? NO

Related cases pending: NO If yes, list docket numbers:

Do you anticipate adding any parties (arising out of same

transaction or occurrence)? NO

Are sexual abuse claims alleged by: BETH STAFFIN? NO

THE INFORMATION PROVIDED ON THIS FORM CANNOT BE INTRODUCED INTO EVIDENCE

CASE CHARACTERISTICS FOR PURPOSES OF DETERMINING IF CASE IS APPROPRIATE FOR MEDIATION

Do parties have a current, past, or recurrent relationship? NO

If yes, is that relationship:

Does the statute governing this case provide for payment of fees by the losing party? NO

Use this space to alert the court to any special case characteristics that may warrant individual management or accelerated disposition:

Do you or your client need any disability accommodations? NO If yes, please identify the requested accommodation:

Will an interpreter be needed? NO If yes, for what language:

Please check off each applicable category: Putative Class Action? NO Title 59? NO Consumer Fraud? NO

I certify that confidential personal identifiers have been redacted from documents now submitted to the court, and will be redacted from all documents submitted in the future in accordance with *Rule* 1:38-7(b)

02/19/2021 Dated /s/ NICHOLAS J LEONARDIS Signed

NJ SUPERIOR COURT LAWYER REFERRAL AND LEGAL SERVICE LIST

ATLANTIC COUNTY:

Deputy Clerk, Superior Court Civil Division, Direct Filing 1201 Bacharach Blvd., 1st Fl. Atlantic City, NJ 08401 LAWYER REFERRAL (609) 345-3444 **LEGAL SERVICES** (609) 348-4200

BERGEN COUNTY:

Deputy Clerk, Superior Court Civil Division, Room 115 Justice Center, 10 Main St. Hackensack, NJ 07601 LAWYER REFERRAL (201)488-0044 LEGAL SERVICES (201) 487-2166

BURLINGTON COUNTY:

Deputy Clerk, Superior Court Central Processing Office Attn: Judicial Intake First Fl., Courts Facility 49 Rancocas Road Mt. Holly, NJ 08060 LAWYER REFERRAL (609) 261-4862 LEGAL SERVICES (609) 261-1088

CAMDEN COUNTY:

Deputy Clerk, Superior Court Civil Processing Office Hall of Justice 1st FI, Suite 150 101 South 5th Street Camden, NJ 08103 LAWYER REFERRAL (856) 482-0618 LEGAL SERVICES (856) 964-2010

CAPE MAY COUNTY:

Deputy Clerk, Superior Court 9 N. Main Street Cape May Court House, NJ 08210 LAWYER REFERRAL (609) 463-0313 LEGAL SERVICES (609) 465-3001

CUMBERLAND COUNTY:

Deputy Clerk, Superior Court Civil Case Management Office 60 West Broad Street P. O. Box 10 Bridgeton, NJ 08302 LAWYER REFERRAL (856) 696-5550 LEGAL SERVICES (856) 691-0494

ESSEX COUNTY:

Deputy Clerk, Superior Court Civil Customer Service Hall of Records, Room 201 465 Dr. Martin Luther King Jr. Blvd. Newark, NJ 07102 LAWYER REFERRAL (973) 622-6204 LEGAL SERVICES (973) 624-4500

GLOUCESTER COUNTY:

Deputy Clerk, Superior Court Civil Case Management Office, Attn: Intake, First Fl., Court House 1 North Broad Street Woodbury, NJ 08096 LAWYER REFERRAL (856) 848-4589 LEGAL SERVICES (856) 848-5360

HUDSON COUNTY:

Deputy Clerk, Superior Court Civil Records Dept. Brennan Court House, 1st Floor 583 Newark Avenue Jersey City, NJ 07306 LAWYER REFERRAL (201) 798-2727 LEGAL SERVICES (201) 792-6363

HUNTERDON COUNTY:

Deputy Clerk, Superior Court Civil Division 65 Park Avenue Flemington, NJ 08822 LAWYER REFERRAL (908) 236-6109 LEGAL SERVICES (908) 782-7979

MERCER COUNTY:

Deputy Clerk, Superior Court Local Filing Office, Courthouse 175 S. Broad Street P. O. Box 8068 Trenton, NJ 08650 LAWYER REFERRAL (609) 585-6200 LEGAL SERVICES (609) 695-6249

MIDDLESEX COUNTY:

Deputy Clerk, Superior Court Middlesex Vicinage Second Floor, Tower 56 Paterson Street P. O. Box 2633 New Brunswick, NJ 08903-2633 LAWYER REFERRAL (732) 828-0053 LEGAL SERVICES (732) 249-7600

MONMOUTH COUNTY:

Deputy Clerk, Superior Court Court House P. O. Box 1269 Freehold, NJ 07728-1269 LAWYER REFERRAL (732) 431-5544 LEGAL SERVICES (732) 866-0020

MORRIS COUNTY:

Morris County Courthouse Civil Division Washington & Court Streets P. O. Box 910 Morristown, NJ 07963-0910 LAWYER REFERRAL (973) 267-5882 LEGAL SERVICES (973) 285-6911

OCEAN COUNTY:

Deputy Clerk, Superior Court Court House, Room 121 118 Washington Street P.O. Box 2191 Toms River, NJ 08754-2191 LAWYER REFERRAL (732) 240-3666 LEGAL SERVICES (732) 341-2727

PASSAIC COUNTY:

Deputy Clerk, Superior Court Civil Division - Court House 77 Hamilton Street Paterson, NJ 07505 LAWYER REFERRAL (973) 278-9223 **LEGAL SERVICES** (973) 523-2900

SALEM COUNTY:

Deputy Clerk, Superior Court Attn: Civil Case Management Office 92 Market Street Salem, NJ 08079 LAWYER REFERRAL (856) 935-5629 LEGAL SERVICES (856) 691-0494

SOMERSET COUNTY:

Deputy Clerk, Superior Court Civil Division Office 40 North Bridge Street P. O. Box 3000 Somerville, NJ 08876 LAWYER REFERRAL (908) 685-2323 LEGAL SERVICES (908) 231-0840

SUSSEX COUNTY:

Deputy Clerk, Superior Court Sussex County Judicial Center 43-47 High Street Newton, NJ 07860 LAWYER REFERRAL (973) 267-5882 LEGAL SERVICES (973) 383-7400

UNION COUNTY:

Deputy Clerk, Superior Court 1st Floor, Court House 2 Broad Street Elizabeth NJ 07207-6073 LAWYER REFERRAL (908) 353-4715 LEGAL SERVICES (908) 354-4340

WARREN COUNTY:

Deputy Clerk, Superior Court Civil Division, Court House 413 Second Street Belvidere, NJ 07823-1500 LAWYER REFERRAL (908) 859-4300 LEGAL SERVICES (908) 475-2010